COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, SS.

VS.

SUPERIOR COURT DEPT.

CIVIL ACTION

NO.

04-3639.E

CHARLES ROBINSON,

Plaintiff

VERIZON SERVICES GROUP, Defendant

COMPLAINT AND JURY DEMAND

INTRODUCTORY STATEMENT

- 1. This is an action for damages and other relief for the unlawful, tortious and discriminatory acts and breaches of contract by the defendant in its wrongful termination of the plaintiff, Charles Robinson from employment with the defendant, Verizon Services Group.
- Plaintiff, Charles Robinson, is an adult who resides in the Commonwealth of 2. Massachusetts.
- Defendant, Verizon Services Group is a corporation with a usual place of business 3. at Boston, Suffolk County, Massachusetts.
- 4. On or about January 5, 1970, the plaintiff was first employed by the defendant and received favorable reviews by this defendant.
- 5. On or shortly after the commencement of the plaintiff's employment with the defendant, Verizon Services Group, the defendant issued to the plaintiff policies of

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employment which set forth the terms and conditions of employment by the defendant and upon which the plaintiff relied throughout his employment.

- 6. The defendant abruptly terminated the plaintiff from employment with the defendant Verizon Services Group.
- In its treatment and termination of the plaintiff, the defendant violated their 7. contract with the plaintiff.
- 8. Additionally under the terms of the policies of employment the defendant could dismiss the plaintiff, Charles Robinson, only for "just cause".
- 9. Plaintiff was terminated without just cause.
- 10. In its treatment and termination of the plaintiff, the defendant violated their own corporate policies, and its contract with the plaintiff, by terminating him in violation of the standards set forth.
- 11. All employees of defendant, Verizon Services Group were acting within the scope of their agency and employment and within the scope of their agency and authority with respect to the acts and omissions described throughout this complaint.

COUNT 1 - BREACH OF CONTRACT FOR EMPLOYMENT

- Plaintiff, Charles Robinson, hereby realleges each of the allegations contained in 12. Paragraphs 1 through 11 above and incorporates them by reference herein.
- 13. Plaintiff, Charles Robinson, had an employment contract with the defendant.
- 14. Defendant breached its contract with the plaintiff by terminating him.
- As a reasonably foreseeable consequence of the defendant's breach of contract, 15. plaintiff suffered loss of income, fringe benefits, the loss of business and personal reputation and other financial losses.

COUNT 2 BREACH OF CONTRACT FOR YEAR-TO-YEAR EMPLOYMENT

- 16. Plaintiff hereby realleges each of the allegations contained in Paragraphs 1 through 15 above and incorporates them by reference herein.
- 17. Plaintiff had an employment contract with the defendant, Verizon Services Group. for annually renewable year-to-year employment.
- 18. Defendant, Verizon Services Group breached its contract with the plaintiff by terminating him during a contract year.
- 19. As a reasonably foreseeable consequence of the defendant's breach of contract, plaintiff suffered loss of income, fringe benefits, the loss of business and personal reputation and other financial losses.

COUNT 3 - BREACH OF CONTRACT

- 20. Plaintiff hereby realleges each of the allegations contained in Paragraphs 1 through 19 above and incorporates them by reference herein.
- 21. Plaintiff, Charles Robinson had an employment contract with the defendant Verizon Services Group which included in its terms and conditions the terms of the defendant's Verizon Services Group's policies and standards set forth.
- 22. Defendant breached its contract with the plaintiff by violating the terms of the policies and in its treatment of the plaintiff by terminating him.
- 23. As a reasonably foreseeable consequence of the defendant's breach of contract, plaintiff suffered loss of income, fringe benefits, the loss of business and personal reputation and other financial losses.

COUNT 4 - WRONGFUL TERMINATION-CONTRACT

- 24. Plaintiff hereby realleges each of the allegations contained in Paragraphs 1 through 23 above and incorporates them by reference herein.
- 25. The acts and omission of the defendant constituted a breach of the implied covenant of good faith and fair dealing in the plaintiff's contract in that the defendant's actions:
 - a. Were done without cause, maliciously and in bad faith.
 - b. Involved defendant's attempt to benefit financially at the plaintiff's expense.
- 26. As a reasonably foreseeable consequence of the defendant's breach of contract, plaintiff suffered loss of income, fringe benefits, the loss of business and personal reputation and other financial losses.

COUNT 5 - NEGLIGENT BREACH OF CONTRACT-TERM

- 27. Plaintiff hereby realleges each of the allegations contained in Paragraphs 1 through 26 above and incorporates them by reference herein.
- As a reasonably foreseeable consequence of the defendant's breach of contract, plaintiff suffered loss of income, fringe benefits, the loss of business and personal reputation and other financial losses.
- 29. The defendant owed the plaintiff contract duties not to terminate his employment without just cause and to give him notice, warning and an opportunity to dispute and/or improve alleged unsatisfactory information prior to terminating him.
- 30. The defendant negligently performed these contract duties.

31. As a result and proximate result of the defendant's tortious conduct, plaintiff suffered loss of income, fringe benefits, the loss of business and personal reputation, other financial losses, medical expenses, and mental and emotional distress as a foreseeable consequence thereof.

COUNT 6 - WRONGFUL TERMINATION-TORT

- 32. Plaintiff hereby realleges each of the allegations contained in Paragraphs 1 through 31 above and incorporates them by reference herein.
- 33. Defendant's termination of plaintiff, Charles Robinson, and the course of dealings leading up to that termination were tortious in that these actions:
 - a. Were done without cause, maliciously and in bad faith, and in violation of the terms of the plaintiff's contract;
 - b. Were inconsistent with plaintiff's justified expectations as created by the defendant;
 - Involved defendant's attempt to benefit financially at plaintiff's expense; and/or
 - Violated public policy and community standards of fairness and reasonableness.
- 34. As direct and proximate result of the tortious conduct of defendant, plaintiff suffered damages including without limitation loss of income, fringe benefits, loss of business and personal reputation, other financial losses, mental and emotional distress and medical expenses.

COUNT 7 - NEGLIGENCE

- 35. Plaintiff hereby realleges each of the factual allegations contained in Paragraphs 1 through 34 and incorporates them by reference herein.
- 36. While the plaintiff, Charles Robinson, was employed by defendant Verizon Services Group, the defendant owed him a duty-to use a due care in conducting evaluations of his performance and making decisions regarding his retention, promotion and tenure.
- 37. Defendant breached its duty of due care by denying the plaintiff retention, promotion and tenure and by terminating his employment without giving the plaintiff notice of or an opportunity to cure.
- 38. As a direct and proximate result of the defendant's breach of their legal duty, the plaintiff, Charles Robinson, suffered loss of income, fringe benefits, professional reputation, and other financial losses.

COUNT 8-CHAPTER 151 B

- 39. Plaintiff hereby realleges each of the allegations contained in Paragraphs 1 through 38 above and incorporates them by reference herein.
- 40. The defendant unlawfully and willfully terminated the plaintiff due to the plaintiff's age in violation of M.G.L. Chapter 151 B.
- 41. The plaintiff has complied with the administrative filing requirements prior to filing suit.

WHEREFORE, the plaintiff demands judgment plus treble damages, attorney's fees, interest and other costs.

> FRANK L. FRAGOMENI, JR., ATTORNEY FOR THE PLAINTIFF 15 BROAD STREET, SUITE 501 BOSTON, MA 02109 TEL. (617) 523-6511 BBO #176990

Commonwealth of Massachusetts

SUFFOLK, ss.



SUPERIOR COURT DEPARTMENT OF THE TRIAL COURT CIVIL ACTION

Frank L. Fragomeni, Jr.

	No			
CHARLES ROBINSON				
10 10 10 10 10 10 10 10 10 10 10 10 10 1	Plaintiff(s)			
v.				
VERIZON SERVICES GROUP				
	, Defendant(s)			

SUMMONS

Verizon Services Group

185 Franklin St.

To the above-named Defendant:

Boston, MA

You are hereby summoned and required to serve upon.

Fragomeni & Carey 15 Broad St., Boston, MA plaintiff's attorney, whose address is_ the complaint which is herewith served upon you, within 20 days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You are also required to file your answer to the complaint in the office of the Clerk of this court at Boston either before service upon plaintiff's attorney or within a reasonable time thereafter.

Unless otherwise provided by Rule 13(a), your answer must state as a counterclaim any claim which you may have against the plaintiff which arises out of the transaction or occurrence that is the subject matter of the plaintiff's claim or you will thereafter be barred from making such claim in any other action.

Witness, Suzanne V	V. DelVecchio, Esquire, at Boston, the 18th		day of
August	, in the year of our Lord two thousand _	four (2004)	

Michael Joseph Donovan Clerk/Magistrate

- 1. This summons is issued pursuant to Rule 4 of the Massachusetts Rules of Civil Procedure.
- 2. When more than one defendant is involved, the names of all defendants should appear in the caption. If a separate summons is used for each defendant, each should be addressed to the particular defendant.
- 3. TO PLAINTIFF'S ATTORNEY: PLEASE CIRCLE TYPE OF ACTION INVOLVED (1) TORT — (2) MOTOR VEHICLE TORT — (3) CONTRACT — (4) EQUITABLE RELIEF — (5) OTHER

NOTICE TO DEFENDANT — You need not appear personally in court to answer the complaint, but if you claim to have a defense, either you or your attorney must serve a copy of your written answer within 20 days as specified herein and also file the original in the Clerk's Office.

together with a copy of the complaint in this action, upon the within-named defendant, in the following

-1 served a copy of the within summons,

700

manner (See Mass. R. Civ. P. 4 (d) (1-5);

I hereby certify and return that on ___

Dated:

COVER SHEET 04-3639-E	Filed 09/10/2004 Flat Court of Massachusetts Superior Court Department County: Suffolk	牵
PLAINTIFF(S)	DEFENDANT(S)	X
CHARLES ROBINSON	VERIZON SERVICES GROUP	
ATTORNEY, FIRM NAME, ADDRESS AND TELEPHONE	ATTORNEY (if known)	
FRANK L. FRAGOMENI, JR., BBO# 176990		
FRAGOMENI & CAREY, 15 BROAD ST., BOSTON, MA	•	
51. 323 (31)	<u> </u>	
Place an x in one box only:	nd track designation	
1. F01 Original Complaint	4. F04 District Court Appeal c.231, s. 97 &104 (Aft	tor
2. F02 Removal to Sup.Ct. C.231,s. 104	trial) (X)	
(Before trial) (F)	5. F05 Reactivated after rescript; relief from	
3. F03 Retransfer to Sup.Ct. C.231,s.102C (X)	judgment/Order (Mass.R.Civ.P. 60) (X)	
	6. E10 Summary Process Appeal (X)	
CODE NO. TYPE OF ACTION (specific) TRACE	K DESIGNATION (See reverse side)	
THE OF ACTION (Specify) [RAC]	K IS THIS A JURY CASE?	
B22 Employment Discrimination	, V	
The following is a full, itemized and detailed states	(X) Yes () No nent of the facts on which plaintiff relies to determin	
money damages. For this form, disregard double of	nent of the facts on which plaintiff relies to determiner treble damage claims; indicate single damages on	1e
TORT	CLAIMS	iy.
(Attach additional	sheets as necessary)	
A. Documented medical expenses to date:		
1. Total hospital expenses	····· \$	
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(40000100)	······ \$	
B. Documented lost wages and compensation to date	Subtotal \$	9.0
10. Documented property damages to date	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	• • •
	······································	• • •
F. Other documented items of damages (describe)		
G. Brief description of plaintiff's injury including actual	\$	
and e		
Plaintiff was wrongfully terminated and	nd has sustained over	
\$100,000.00 in lost wages and benefit:	ð.,	
	TOTAL \$ 100,000.	ΰó
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Provide a detailed description of claim(s):	sheets as necessary)	,
a source about prior or dam(s).		1
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	TOTAL \$!
DI FASE IDENTIFY BY CASS AND TO		
PLEASE IDENTIFY, BY CASE NUMBER, NAME AND COUNT COURT DEPARTMENT	Y, ANY RELATED ACTION PENDING IN THE SUPERIOR	İ
"I hereby certify that I have complied with the requirement Dispute Resolution (S.IC Ruis, 1:18)	COCRUIS 5 of the Summer tudistal Country to the	
		of in
resolution services and discuss with them the advantages	.aod disadvantages of the various methods "	
Signature of Attorney of Record	DATE: 5/14/0	4
	- / (l i

Case 1:04-cv-11964-NGIVIDACTION COVER SHEET INSTITUTIONS SLLL CT CATEGORY THAT BEST DESCRIBES YOUR CASE

	CONTRACT			REAL PROPERTY			
A01	Services, labor and materials	(F)	C01	Land Taking (eminent domain)	(E)	MISCELLANEOUS	
A02	Considerable and the con-			consig (consists consists)	1.)	E02 Appeal from Administrative Agency G L c 30A	(X)
A02	Goods sold and delivered	(F)	C02	Zoning Appeal, G.L.c.40A	(F)	E03 Action against Commonwealth	
A03	Commercial Paper	ur.	003	5		/Municipality, G L c 258	(A)
80A	Sale or lease of real estate	(F) (F)	C03	Dispute concerning title	(F)	E05 All Arbitration	(2)
A12	Construction Dispute	, ,	C04	Foreclosure of Mortgage	1X)	E07 G L c.112, s.12S (Mary More)	(X)
A99	Other (Specify)	(A)	C05	Condominium lien &charges	(X)	E08 Appointment of Receiver	(X)
	omo (opecny)	(F)	C99	Other (Specify)	(X)	E09 General Contractor bond	(A)
	TORT			50.07.0.5		G L c149,s.29,29a	121
B03	Motor Vehicle Negligence-	45.	004	EQUITABLE REMEDIES		E11 Workers' Compensation	(X)
	motor venicle regilgence.	(F)	D01	Specific performance of	(A)	E12 G.L.c.123A,s.12 (SDP	(X)
	Personal injury/Property Damage		500	contract		Commitment)	(7)
804	Other negligence-	(5)	D02	Reach and Apply	(F)	E14 G.L. c. 123A, s. 9 (SDP Petition)	(X)
-	- mar negligenee-	(F)	D06	Contribution or	(F)	E15 Abuse Petition, G L c.209A	(X)
	personal injury/property damage		D07	Indemnification			1
B05	Products Liability	/A3		Imposition of Trust	(A)	E16 Auto Surcharge Appeal	(X)
B06	Malpractice-Medical	(A)	D08	Minority Stockholder's Suit	(A)	E17 Civil Rights Act, G.L.c. 12.s. 11H	(A)
B07	Malpractice-Other (Specify)	(A)	D10	Accounting	(A)	E18 Foreign Discovery Proceeding	(X)
	maipracace-other (apechy)	(A)	D12	Dissolution of Partnership	(F)	E19 Sex Offender Registry G.L.c	(X)
808	Wrongful death, G.L.c. 229, s. 2A	461				7/8M,s.6	(21)
	**************************************	(A)	D13	Declaratory Judgment G.L.c.	(A)	E25 Pleural Registry (Asbestos	
B15	Defamation (Libel-Slander)	(A)	D00	231A		cases)	
B19	Asbestos		D99	Other (Specify)	(F)	E95 Forfeiture G.L.c. 94C,s.47	(F)
B20	Personal Injury-Slip&Fall	(A)				E96 Prisoner Cases	(F)
821	Environmental	(F)				E97 Prisoner Habeas Corpus	(X)
B22	Employment Discrimination	(F)				E99 Other (Specify)	(X)
B99	Other (Specify)	(F)					(**)
	outer (obecity)	(F)					

TRANSFER YOUR SELECTION TO THE FACE SHEET.

EXAMPLE:

CODE NO.	TYPE OF ACTION (SPECIFY)	TRACK	IS THIS A JURY CASE?
80 3	Motor Vehicle Negligence- Personal Injury	(F)	Yes

SUPERIOR COURT RULE 29

DUTY OF THE PLAINTIFF. The plaintiff or his/her counsel shall set forth, on the face sheet (or attach additional sheets as necessary), a statement specifying in full and itemized detail the facts upon which the plaintiff then relies as constituting money damages. A copy of such civil action cover sheet, including the statement as to the damages, shall be served on the defendant together with the complaint. If a statement of money damages, where appropriate is not filed, the Clerk-Magistrate shall transfer the action as provided in Rule 29(5)(C).

DUTY OF THE DEFENDANT. Should the defendant believe the statement of damages filed by the plaintiff in any respect inadequate, he or his counsel may file with the answer a statement specifying in reasonable detail the potential damages which may result should the plaintiff prevail. Such statement, if any, shall be served with the answer.

A CIVIL ACTION COVER SHEET MUST BE FILED WITH EACH COMPLAINT.

FAILURE TO COMPLETE THIS COVER SHEET THOROUGHLY AND ACCURATELY MAY RESULT IN DISMISSAL OF THIS ACTION.